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OCT 17 2024

CLERK, U.S. DISTRICT COURT
MINNEAPOLIS, MINNESOTA

UNITED STATES DISTRICT COURT
DISTRICT OF MINNESOTA

Plaintiff(s),
Aaron Cherry

vs.

Case No. 24-cv-3951 (JMB/TNL)
(To be assigned by Clerk of District Court)

Hennepin County ADC
Sergeant Petrole, Deputy Morad
Deputy Sarsfield, Deputy Montan

DEMAND FOR JURY TRIAL

YES ☐ NO ☒

Defendant(s).

(Enter the full name(s) of ALL defendants in
this lawsuit. Please attach additional sheets
if necessary).

COMPLAINT

PARTIES

1. List your name, address and telephone number. Do the same for any additional plaintiffs.

a. Plaintiff Aaron Cherry

Name Aaron D Cherry

Street Address 401 S 4th Ave

County, City Hennepin County Minneapolis

State & Zip Code Minnesota 55415

Telephone Number 612-440-8168

SCANNED

OCT 17 2024 LT

U.S. DISTRICT COURT MPLS

2. List all defendants. You should state the full name of the defendant, even if that defendant is a government agency, an organization, a corporation, or an individual. Include the address where each defendant may be served. Make sure that the defendant(s) listed below are identical to those contained in the above caption.

a. Defendant No. 1 *Sergeant Petrode*

Name *Sergeant Petrode*

Street Address *401 S 4th ave*

County, City *Hennepin County, Minneapolis*

State & Zip Code *Minnesota 55415*

b. Defendant No. 2

Name *Deputy Morad*

Street Address *401 S 4th ave*

County, City *Hennepin County, Minneapolis*

State & Zip Code *Minnesota 55415*

c. Defendant No. 3

Name *Deputy Sarsfield*

Street Address *401 S 4th ave*

County, City *Hennepin County, Minneapolis*

State & Zip Code *Minnesota 55415*

NOTE: IF THERE ARE ADDITIONAL PLAINTIFFS OR DEFENDANTS, PLEASE PROVIDE THEIR NAMES AND ADDRESSES ON A SEPARATE SHEET OF PAPER.

Check here if additional sheets of paper are attached: ☒

Please label the attached sheets of paper to correspond to the appropriate numbered paragraph above (e.g. Additional Defendants 2.d., 2.e., etc.)

JURISDICTION

Federal courts are courts of limited jurisdiction. Generally, two types of cases can be heard in federal court: cases involving a federal question and cases involving diversity of citizenship of the parties. Under 28 U.S.C. § 1331, a case involving the United States Constitution or federal laws or treaties is a federal question case. Under 28 U.S.C. § 1332, a case in which a citizen of one state sues a citizen of another state and the amount of damages is more than \$75,000 is a diversity of citizenship case.

3. What is the basis for federal court jurisdiction? (*check all that apply*)

☐ Federal Question ☒ Diversity of Citizenship

4. If the basis for jurisdiction is Federal Question, which Federal Constitutional, statutory or treaty right is at issue? List all that apply.

5. If the basis for jurisdiction is Diversity of Citizenship, what is the state of citizenship of each party? Each Plaintiff must be diverse from each Defendant for diversity jurisdiction.

Plaintiff Name: *Aaron Cherry* State of Citizenship: *U.S. Citizen*

Defendant No. 1: *Hennepin County ADC* State of Citizenship: *U.S. Facility*

Defendant No. 2: *Sergeant Petrole* State of Citizenship: *U.S. Facility employment*

Attach additional sheets of paper as necessary and label this information as paragraph

5.

Check here if additional sheets of paper are attached. ☒

6. What is the basis for venue in the District of Minnesota? (*check all that apply*)

☐ Defendant(s) reside in Minnesota ☒ Facts alleged below primarily occurred in Minnesota

☒ Other: explain
Citizenship is U.S. Facility employment

STATEMENT OF THE CLAIM

Describe in the space provided below the basic facts of your claim. The description of facts should include a specific explanation of how, where, and when each of the defendants named in the caption violated the law, and how you were harmed. Each paragraph must be numbered

separately, beginning with number 7. Please write each single set of circumstances in a separately numbered paragraph.

7. Denied effort with service correctly encounter after meds round with a Quad nurse a nondisciplinary while in wheelchair or not regardless a nondisciplinary has no history of ~~mis~~using meds reinforcements misuse.
8. Already have taken meds reinforcements has not been Used to make sure and enforcement to take meds restrained and choked while invading violating Privacy act doctors ROT threaten to punch in face while restrained and strangle.
9. Breaking Teeth on the right side further injury by neglect of administration received a disciplinary for a nondisciplinary by SGT Petrade threatens and cause Teeth breaking by Deputy Norad and others choking assault within
10. Restraint while SGT Petrade assaulted facial digging gloves in mouth rubber gloves as assault continue while in wheelchair wanting me to cough up meds this all happened 04-24-2024 Quad 9A Doorway hallway struggle
11. Victim in a close report inhumane conditions an obstruction being at risk to harm have rash meds 05-28-2024 was left in flooded for 3 days with unknown liquids Deputy was quarantine to health, Quad 8B10 Flooded equal rights and protection

Attach additional sheets of paper as necessary.

Check here if additional sheets of paper are attached: ☒

Please label the attached sheets of paper to as Additional Facts and continue to number the paragraphs consecutively.

REQUEST FOR RELIEF

State what you want the Court to do for you and the amount of monetary compensation, if any, you are seeking.

Lawsuit in the amount of 20 million dollars, Pardoning that is able for a order to receive collections to any settlement payouts.

Signed this 26 day of August 2024

Signature of Plaintiff Danny Chung

Mailing Address
401 S 4th ave
Hennepin County, Minneapolis
Minnesota 55415

Telephone Number 612-440-8168

Note: All plaintiffs named in the caption of the complaint must date and sign the complaint and provide his/her mailing address and telephone number. Attach additional sheets of paper as necessary.